

ER 60-1796/a
STAT

Miss Elizabeth F. Kay

Dear Miss Kay:

On behalf of Mr. Dulles, I would like to acknowledge and thank you for your letter and enclosures concerning Metro.

This is a matter which does not fall within the jurisdiction of the Central Intelligence Agency. For your information, the National Security Act of 1947, which provided for the establishment of the CIA, further provided that the Agency shall have no police, subpoena, law enforcement powers, or internal security functions. However, your courtesy in writing to us is appreciated.

Sincerely,

SIGNED

Assistant to the Director

O/DCI [] bak(15 Mar. 60)

Distribution:

Orig. - Addressee

✓ 1 - DCI

1 - AAB

1 - ER w/basic

60-1796

Sir:

I was shocked to read in the January issue of the American Mercury magazine, page 43, that the State of Florida pays dues to Metro as of June 1959 -- \$103,000.00 for laws which are written up in the form of model and uniformed state laws; called 1313 Mail Order Laws. Also in the January issue it stated the amounts paid in dues, state by state.

No wonder our state taxes go up. Metro or the National Municipal League 1313 parent body suggests a United States Counsel or a Multi Member Agency to provide the President of the U. S. A. with Metro information. Also a bid for a United States Cabinet status, called National Municipal League or 1313 Parent Body, which is the communist central committee, located at 1313 60th Street, Chicago, Illinois. And this, if accepted -- I take it -- would not have to be confirmed by the Senate.

The lawyers of the country sent a letter to one of the Senators with a list of some of the laws that should be corrected as the 5th Amendment, etc. It was brought to the floor of the Senate but never adopted as I understand.

Mr. Krushchev says he will not destory us with bullets but strangle us economically, city by city, state by state and the government.

Let's be better informed so as to cope with these dangers of Communism.

The Editor of the article in the Mercury is Joe Hindman.

Very sincerely,

Elizabeth F. Taylor

Dear Sir:

I have a suggestion to make...that whoever is responsible for programs on T.V. and radio, have a series of programs on Communism and Cocrxistence and explain to the people what it is and how it works to destroy the U. S.A.

There are experts on this subject as Joe Hindman, John H. Noble and many others. This should be done before it is too late. It is creeping into every state in the U.S.A. -- The fifth column

St. Petersburg, Florida is getting to go for Metro. Let's not wait too long or it will be too late.

*Why not have tighter security in the Defense Plants
in the country, and cancel the cultural exchange
with Russia.*

STAT

E. F. Kay



Honorable Mr. Allen Dulles,
Head of Central Intelligence Agency
Washington, D. C.

(Continued on other side)

ORGANIZE NOW TO OPPOSE METROPOLITAN GOVERNMENT

POLITICAL PARTIES TO BE ABOLISHED

Section 2.03 of the Dade County Metro Charter states: "All elections for the Board shall be non-partisan and no ballot shall show the party designation of any candidate." This sentence makes it possible for a Communist to be elected as a Commissioner. At the same time it, for all intents and purposes, abolishes political parties.

THE ALL-POWERFUL "METRO" MANAGER

The Metro promoters, when "selling" a community on the idea of Metro, attempt to delude the voters into thinking that these elected Commissioners will have administrative powers.

Actually, Section 3.05 of the Metro Charter clearly states that the power of the Commissioners is limited to "purpose of inquiry" only and that the Board and its members shall deal with the administrative service solely through the Manager." Thus it is seen that the voters' elected representatives are mere "scenery" on the stage of this drama of despotic power with all control and power in the hands of the METRO MANAGER.

THE DICTATORIAL METRO MANAGER NEED NOT BE A RESIDENT

Section 3.02 of the Metro Charter for Dade County states: "At the time of his appointment he need not be a resident of the State." This method of "importing" outsiders to run a local community also applies to other appointees who replace previously elected officials.

WHAT CAN BE DONE TO PROTECT A COMMUNITY AGAINST "METRO"

If the "Metro Plan" has not as yet fastened its tyrannical tentacles on your community, you can be sure that the "advance men" for "Metro" will soon be visiting your city trying to "sell" the voters on this dangerous and deceitful scheme.

WHAT YOU CAN DO

(1) WATCH FOR THE SLOGANS OF THE "METRO PLAN" PROMOTERS.

The favorite catch-phrases used by the Metro Planners are:

"Home Rule" - But METRO is not home rule!
"Tax Reduction" - But METRO actually increases taxes!
"More Public Benefits" - But financed by increased taxes!
"Greater Efficiency" - A prison is efficient because all power is concentrated in the hands of the Warden.
"Eliminate Duplication of Services" - Government is consolidated and elective jobs are abolished.

(2) HELP SPREAD THE WORD OF THE DANGERS OF "METRO".

Don't let what has happened to Dade County, Florida, happen to your community . . . Spread the word in your area of the need for voters to reject any METRO PLAN to take over and destroy your local self-government.

(3) BUY COPIES OF THIS PAMPHLET FOR YOUR DISTRIBUTION.

Buy as many copies of this pamphlet (TAX FAX No. 13) as you possibly can and distribute to your friends and neighbors; urge your club or organization to also purchase large quantities to distribute to their members.

(4) ALERT THE POLITICIANS IN YOUR AREA.

Send copies of this pamphlet to all ELECTED politicians in your city, county and state. Alert elected officials to the fact that METRO abolishes almost all elective positions, replacing them with imported "appointees". When local political leaders realize that "METRO" is a SOCIALIST SCHEME to abolish their jobs, they will UNITE WITH CONSERVATIVES TO OPPOSE "METRO" AND PRESERVE LOCAL SELF-GOVERNMENT.

* * * REMEMBER, IN THOSE AREAS WHERE THE CITIZENS WERE ALERTED, "METRO" WAS DEFEATED!! * * *

ORDER TAX FAX No. 13 from
THE INDEPENDENT AMERICAN
P. O. Box 4223 • New Orleans 18, Louisiana

Prices: single copy 25¢
100 - \$4.00 500 - \$16.00
250 - \$8.00 1,000 - \$30.00
Postage Postpaid

This pamphlet is published by THE INDEPENDENT AMERICAN, a national Conservative newspaper, which is dedicated to the restoration of Constitutional Government. A sample copy of THE INDEPENDENT AMERICAN newspaper will be sent to you on request.

Copyright 1959 by THE INDEPENDENT AMERICAN

CIA-RDP80B01676R003600110035-5

PLACE
3¢
STAMP
HERE

ABOLISH ELECTIVE OFFICES?

METRO

A SOCIALIST SCHEME
TO DESTROY
LOCAL SELF GOVERNMENT

ALL AMERICANS LOSE
THE RIGHT OF SELF GOVERNMENT?

Tax Fax No. 13

CIA-RDP80B01676R003600110035-5

CONSTITUTIONAL LAW VS. TYRANNICAL DECREES

The World Court operates under decrees of the United Nations - not under the Constitution of the United States.

In this country the U.S. Constitution guarantees peaceful assembly, free speech, right of petition, trial by jury and the right to own property and other basic freedoms.

Individual guarantees and rights of this type are not found or are severely limited in the United Nations Charter and the so-called Covenant of Human Rights of U.N.E.S.C.O.

The rights of individuals becomes all-important in view of the mounting pressure by the Internationalists in both the Democrat and the Republican parties to repeal the Connally Amendment, because if they succeed in destroying this safeguard, then the World Court will be able to rule on domestic law in the United States - thus directly affecting our Constitutionally protected rights and liberties of every individual.

In the United States, the law is established with relative firmness and clarity; there is the basis of common law, written law and the body of established precedent. We have the further protection of having available the legislative means to repeal, amend or enact law to meet changing conditions.

UNLIMITED POWER FOR THE PRESIDENT

Behind the smokescreen of the catchy slogan "WORLD PEACE THROUGH WORLD LAW" lies a deadly booby-trap. The Internationalists, the Socialists and the crypto-Communists who apparently exert such great influence on both political parties, believe they have a way whereby they can control the United States through the office of the presidency and through the loop-hole in the Constitution regarding "treaties being the supreme law of the land".

DEFEND THE CONNALLY AMENDMENT AS AMERICA'S ONLY SAFEGUARD!

There is only one defense that the citizens of the United States have against the Internationalists who wish to make the United States a mere satellite of Communist Russia - and that is PRESERVE THE CONNALLY AMENDMENT, which protects the national sovereignty of the United States of America.

Approved For Release 2002/10/10 : CIA-RDP80B01676R003600110035-5 YARDSTICK FOR MEASURING PRESIDENTIAL CANDIDATES

In this pamphlet we have endeavored to point out the dangers of repealing the Connally Amendment.

Watch carefully the position taken on this vital issue by all presidential candidates. Write to each Presidential candidate and ask him where he stands on the Connally Amendment issue. Write to your own Senators and demand that they defend the Connally Amendment. Watch for their "double-talk" on the World Court issue as they try to confuse you, the voter.

The question is simply this:

Do you want to trust 14 foreign judges in the World Court (the U.S. has only 1 vote) to decide what is best for America?

Or, do you, as a citizen of the United States, believe that domestic issues are the concern of our duly-elected Congress; and that the World Court has no jurisdiction whatsoever over domestic issues in our country?

WHAT YOU CAN DO

You can help to preserve the sovereignty of the United States by buying and distributing as many copies of this pamphlet as you possibly can.

Send copies of this pamphlet to your two Senators and your Congressman urging them to defend the Connally Amendment.

ORDER - TODAY - YOUR SUPPLY OF THIS PAMPHLET

Tax Fax No. 16

and send to the editor of your local newspaper, your friends, neighbors, employees, customers, clients, doctors, dentists, civic club members, etc.

ORDER TAX FAX No. 16 from
THE INDEPENDENT AMERICAN
P.O. Box 4223 - New Orleans 18, Louisiana

Prices: Single copy 25¢
20 - \$1.00 100 - \$ 5.00 500 - \$20.00
40 - \$2.00 250 - \$10.00 1,000 - \$35.00
Postage Prepaid

This pamphlet is published by THE INDEPENDENT AMERICAN, a national Conservative newspaper, which is dedicated to the restoration of Constitutional Government. A sample copy of THE INDEPENDENT AMERICAN newspaper will be sent to you on request.

Approved For Release 2002/10/10 : CIA-RDP80B01676R003600110035-5
Copyright 1964 by THE INDEPENDENT AMERICAN

PLAC
ST
STAMP
HERE

TO:

TO PRESERVE THE INDEPENDENCE OF THE UNITED STATES
THE CONNALLY AMENDMENT MUST BE DEFENDED

PRESERVE THE CONNALLY AMENDMENT

BEWARE OF WORLD COURT!

A FOREIGN-CONTROLLED COURT
COULD DESTROY
AMERICA'S SOVEREIGNTY
AS A NATION

Tax Fax No. 16

Repeal of Connally Amendment Would Jeopardize Nation

Approved For Release 2002/10/10 : CIA-RDP80-01626R00010005-5

"World Peace Through World Law"?

The American people are, for the most part, a trusting people with respect for law, order and the U.S. Constitution. Unfortunately, however, some Americans are also gullible and will believe anything, provided that:

(a) It has a lofty-sounding slogan.

(b) Well-recognized political leaders are associated with the promotion.

Surely, the phrase "World Peace Through World Law" sounds good. Everyone wants peace.

And the promoters of this noble-sounding slogan are no less than the President of the United States and presidential aspirants Nixon and Humphrey. Certainly those are "big names"!

These promoters of "World Law" propose to achieve world "peace" by repealing the Connally Amendment, so that all issues, whether domestic or international, can be settled by the World Court, of which Communist Russia is a member. President Eisenhower hopes by such action to "shame" the Soviet Union into agreeing to do likewise, and thus "world peace would be established on earth"! But would it?

Continuing concessions by the United States and attempts to "shame" Communist Russia into becoming an honorable member of the family of nations are futile and foredoomed to failure.

RED RECORD OF BROKEN AGREEMENTS

Pointing up the futility of "peace agreements" with the Soviet Union, a 1955 report by the Senate Internal Security Subcommittee stated: "The staff found that in the thirty-eight short years since the Soviet Union came into existence its Government had broken its word to virtually every country to which it ever gave a signed promise . . . It keeps no international promises at all unless doing so is clearly advantageous to the Soviet Union."

RISKING AMERICA'S SOVEREIGNTY

Even when confronted with the indisputable fact that Red Russia does not live up to her agreements, the promoters of "World Peace Through World Law" still persist in urging "one more try", and are willing to jeopardize the sovereignty of the United States in order to promote their scheme of "World Law". Here's how they plan to go about it:

THE CONNALLY AMENDMENT

In 1946 the U. S. Senate passed a resolution giving the World Court (the judicial arm of the United Nations) jurisdiction in international disputes affecting the United States. However, the Senate Resolution contained one vital safeguard of American interests and this was a provision that the World Court would not have jurisdiction in "matters which are essentially within the domestic jurisdiction of the United States as determined by the United States." These last six words "as determined by the United States," are known as the Connally Amendment.

In discussing this subject THE ARIZONA REPUBLIC of Phoenix stated editorially: "If the United States yields its right to determine whether a matter is domestic or not, it yields a substantial portion of its sovereignty to a court on which two Communist judges usually sit. It binds itself to accept the decisions of a court that is weighted against democratic principles."

Further, if the Connally Amendment is removed, then the World Court, sitting in The Hague, Netherlands, will have the right to determine whether a dispute is international or domestic.

ARE WORLD COURT PROMOTERS SINCERE?

Attorney General Rogers says that he is sure the World Court would not accept purely domestic cases. Mr. Rogers has a right to his opinion but one man's hopeful opinion should most surely not be a basis for risking the sovereignty of these United States. Also, if the Internationalists of both political parties, who are pushing for repeal of the Connally Amendment sincerely believe that the World Court will rule only on international matters, then why are they so loudly urging the repeal of the Connally Amendment? Why not leave the Connally Amendment intact where it can safeguard America's interests by preventing the World Court from ruling on domestic issues? The position of the Internationalists is weak indeed!

WHAT IS THE WORLD COURT?

Before the United States gives up its national sovereignty, and the right to decide which are domestic issues, affecting all the citizens of our nation, and before we put the destiny and control of our nation in the hands of a World Court dominated by people from foreign lands, we must first ask ourselves: What is the World Court really is:

QUALIFICATIONS OF WORLD COURT MEMBERS

All judges are nominated by governments which are members of the United Nations, and require for election a majority vote in both the General Assembly and the Security Council of the United Nations. The nominations, therefore, are strictly political. No Bar Association or other professional group may nominate.

The World Court judges take no oath of office to any principle.

There are no uniform United Nations qualifications for World Court judges - not even a legal degree!

Several of the judges now serving are from countries that have not accepted any jurisdiction of the World Court - even on international matters. And yet these judges would (if the Connally Amendment is repealed) be able to rule on domestic issues in the United States!

WE ARE OUTNUMBERED 14 TO 1

The World Court is composed of 15 judges. No nation may have more than one judge. The current court is composed of the following nations: The United States of America, Egypt, Nationalist China, Australia, Greece, France, Mexico, El Salvador, Britain, Argentina, Uruguay, Norway, Pakistan, Red Poland and the Soviet Union.

You see above that the United States has only one judge on the World Court. When his term expires there is no guarantee that another American will replace him. He could, for instance, be replaced by a representative from Hungary - and thus the United States would be at the complete mercy of the World Court on which we would not even have a representative!

FIVE JUDGES COULD RULE THE WORLD!

The World Court consists of 15 judges. Nine of these make up a quorum, and the majority of a quorum (only 5) is enough for a decision from which there is no appeal.

If the Connally Amendment is repealed as requested by President Eisenhower and other left-wing Internationalists, it would be possible for the Soviet Union, Poland and three other members of the World Court to get together and rule on all domestic issues in the United States.

DO YOU WANT A FOREIGN-CONTROLLED WORLD COURT TO RULE ON THESE DOMESTIC ISSUES?

If the extreme leftwingers, the Socialists and Internationalists succeed in repealing the Connally Amendment, here is what it will mean to you, as an American citizen:

WE COULD LOSE THE PANAMA CANAL

The national defense of the United States is a domestic matter. However, the repeal of the Connally Amendment would make national defense a subject on which the foreign-dominated World Court could rule. For example, the Republic of Panama could sue us in the World Court to recover the Panama Canal Zone and the Canal itself. Without unrestricted passage of our ships of war through the Panama Canal it is certain that we could not quickly reinforce the defenses of our Pacific coast in the event of another Pearl Harbor! The World Court could be expected to rule against the United States on the question of the Panama Canal, and the NATIONAL DEFENSE OF THE UNITED STATES WOULD THUS BE DANGEROUSLY WEAKENED!

HERE ARE SOME ISSUES THE WORLD COURT COULD RULE ON:

- (1) **TARIFF** - The World Court by decree could abolish all U.S. tariffs, thus flooding our country with cheap-made, foreign goods which would seriously injure American industries.
- (2) **IMMIGRATION** - The World Court could abolish our immigration quotas and security provisions. In this way the U.S. would be forced to accept hordes of immigrants from any and all parts of the world. Also, our security restrictions against Communist agents entering our country could be abolished.
- (3) **FOREIGN AID** - The World Court could decree that America must continue forever and even expand Foreign Aid, because, the World Court would contend, if we halted Foreign Aid to any nation it would "hurt" that nation's economy! Further, the World Court could delegate the United Nations as the sole dispenser of our Foreign Aid program. Because of Communist domination of the United Nations, the largest part of our Foreign Aid could thus be diverted to Communist countries!

CONQUEST BY TREATY

The power of the World Court is defined by the terms of our treaty with the United Nations, which includes the safety factor of the CONNALLY AMENDMENT.

Under the U.S. Constitution, treaties are equal to or superior to the Constitution as the "supreme law of the land." The U.S. Supreme Court has held that laws made by treaty, besides being immune to any test of Constitutionality, also supercede domestic law.

If the Connally Amendment, which now protects us, is abolished the World Court will immediately have jurisdiction over domestic matters in the United States. Louis Budenz warned that Soviet Russia has planned for many years to use the "loophole" of the treaty clause to destroy the sovereignty of the United States and lead us into a World Government which would be dominated by Russia and her satellites.

Approved For Release 2002/10/10 : CIA-RDP80-01626R00010005-5